as Speaker, and the Member so elected shall, during the Continuance of such Absence of the Speaker, have and execute all the Powers, Privileges, and Duties of Speaker.

48. The Presence of at least Twenty Members of the House of Commons shall be Quorum of necessary to constitute a Meeting of the House for the Exercise of its Powers; and House of for that Purpose the Speaker shall be reckoned as a Member.

49. Questions arising in the House of Commons shall be decided by a Majority of Voting in House Voices other than that of the Speaker; and when the Voices are equal, but not other- of Commons. wise, the Speaker shall have a Vote.

50. Every House of Commons shall continue for Five Years from the Day of the Duration of Return of the Writs for choosing the House (subject to be sooner dissolved by the House of Com-Governor General), and no longer. mons.

51. On the Completion of the Census in the Year One thousand eight hundred Decennial Re-and seventy-one, and of each subsequent decennial Census, the Representation of adjustment of the Four Provinces shall be readjusted by such Authority, in such Manner, and from Representation. such Time, as the Parliament of Canada from Time to Time provides, subject and according to the following Rules :

- (1.) Quebec shall have the fixed Number of Sixty-five Members:
 (2.) There shall be assigned to each of the other Provinces such a Number of Members as will bear the same Proportion to the Number of its Population Statement of Sixty-five Members and Sixty-five Sixty-five Members as the same Proportion to the Number of the Sixty-five Members and Sixty-five Members tion (ascertained at such Census) as the Number Sixty-five bears to the
- (a) In the Computation of Quebas' as the Number Sixty-Iwe bears to the Number of the Population of Quebas (so ascertained):
 (3.) In the Computation of the Number of Members for a Province a fractional Part not exceeding One Half of the whole Number requisite for entitling the Province to a Member shall be disregarded; but a fractional Part exceeding One Half of that Number shall be equivalent to the whole Number. Number :
- (4.) On any such Re-adjustment the Number of Members for a Province shall not be reduced unless the Proportion which the Number of the Population of the Province bore to the number of the aggregate Population of Canada at the the then last preceding Re-adjustment of the Number of Members for the Province is ascertained at the then latest Census to be diminished by One Twentieth Part or upwards :
- (5.) Such Readjustment shall not take effect until the Termination of the then existing Parliament.

52. The Number of Members of the House of Commons may be from Time to Increase of num-Time increased by the Parliament of Canada, provided the proportionate Representa- ber of House of tion of the Provinces prescribed by this Act is not thereby disturbed. Commons,

Money Votes; Royal Assent.

53. Bills for appropriating any Part of the Public Revenue, or for imposing any Appropriation Tax or Impost, shall originate in the House of Commons.

54. It shall not be lawful for the House of Commons to adopt or pass any Vote, Recommenda-Resolution, Address, or Bill for the Appropriation of any Part of the Public Revenue, tion of money or of any Tax or Impost, to any Purpose that has not been first recommended to that votes. House by Message of the Governor General in the Session in which such Vote, Resolution, Address, or Bill is proposed.

55. Where a Bill passed by the Houses of the Parliament is presented to the Royal Assent to Governor General for the Queen's Assent, he shall declare, according to his Discre-Bills, &c. tion, but subject to the Provisions of this Act and to Her Majesty's Instructions, either that he assents thereto in the Queen's Name, or that he withholds the Queen's Assent, or that he reserves the Bill for the Signification of the Queen's Pleasure.

56. Where the Governor General assents to a Bill in the Queen's Name, he shall Disallowance by the first convenient Opportunity send an authentic Copy of the Act to One of Her by order in Majesty's Principal Secretaries of State, and if the Queen in Council within Two Council of Act Years after Receipt thereof by the Secretary of State thinks fit to disallow the Act, assented to such Disallowance (with a Certificate of the Secretary of State of the Day on which by Governor the Act was received by him) being signified by the Governor General, by Speech or General. Message to each of the Houses of the Parliament or by Proclamation, shall annul the Act from and after the Day of such Signification.

57. A Bill reserved for the Signification of the Queen's Pleasure shall not have Signification 57. A Bill reserved for the Signification of the Queen's Pleasure shall not have Signification any Force unless and until within Two Years from the Day on which it was pre- of Queen's sented to the Governor General for the Queen's Assent, the Governor General pleasure on signifies, by Speech or Message to each of the Houses of the Parliament or by Bill reserved. Proclamation, that it has received the Assent of the Queen in Council. An Entry of every such Speech, Message, or Proclamation shall be made in the Journal of each House, and a Duplicate thereof duly attested shall be delivered to the proper Officer to be kept among the Records of Canada.

V.-PROVINCIAL CONSTITUTIONS.

Executive Power.

58. For each Province there shall be an Officer, styled the Lieutenant Governor, Appointment appointed by the Governor General in Council by Instrument under the Great Seal of Lieutenant Governors of of Canada. Provinces.